UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	V.
JUSTIN BAKER-RHETT, individually and on behalf of all others similarly situated,	·X
Plaintiff, v.  ASPIRO AB, a Swedish limited liability company, and KANYE WEST, an individual, together d/b/a TIDAL,	16-cv-05801-GHW  STIPULATION OF VOLUNTARY DISMISSAL PURSUANT TO RULE 41(a)(1)(A)(ii)
Defendants.	
Plaintiff Justin Baker-Rhett ("Plaintiff"),  Defendant Kanye West ("Mr. West") (collectivel undersigned counsel and pursuant to Fed. R. Civ. the dismissal of Plaintiff's individual claims with	Defendant Aspiro AB ("Aspiro"), and y "the Parties"), by and through their P. 41(a)(1)(A)(ii), hereby stipulate and agree to
without prejudice, with each party to bear its own	
Dated: January 30, 2019	Respectfully submitted,  JUSTIN BAKER-RHETT,  By: One of His Attorneys  Benjamin H. Richman (pro hac vice) brichman@edelson.com Sydney M. Janzen (pro hac vice)

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Dated: January 30, 2019

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ASPIRO AB,

1: Spelle of

One of Its Attorneys

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## **SIGNATURE ATTESTATION**

Pursuant to Section 8.5 of the Southern District of New York's Electronic Case Filing Rules & Instructions, I hereby attest that all persons whose signatures are indicated above consent to the filing of this document.

s/ Benjamin H. Richman

## **CERTIFICATE OF SERVICE**

I, Benjamin H. Richman, hereby certify that on January 30, 2019, I served the above and foregoing *Stipulation of Voluntary Dismissal Pursuant to Rule 41(a)(1)(A)(ii)* by causing true and accurate copies of such paper to be transmitted to all counsel of record via the Court's CM/ECF system.

s/ Benjamin H. Richman